



In The US Bankruptcy Court  
Eastern District of Richmond Virginia

AN 27-1120

JAN 27 1996

JAN 27 1970

**U.S. BANKRUPTCY COURT**

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1936077

## chapter 13

Darlene J Davis  
Ingenuity Publishing

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Objection to The Objection of stay  
extension requested by trustee in the most  
impresario, & Motion to set aside  
early decision not to extend stay.

I, Darlene J. Davis, came to hearing on Jan 15<sup>th</sup> 2020. I object to hearing/decision not to extend the stay. I was again sort of ambushed or to extend the stay. I was again sort of ambushed or caught by surprise and requested that the motion for Temporary Investments objection not be heard that day because it was typed only two days before Jan 15<sup>th</sup> hearing, did not even get served on that either, and it has that Why was I put under cross examination by someone - Elgins his attorney (female) when I had not even had a day, let alone 3 days to review it, additional Fortune Investments Enterprise are non creditary and not landlord to my home. They have or had supposedly filed a motion for Relief that has NEVER been served on me, nor has it been mailed to me. This reminds me of when Harry a hearing ~~over~~ the county knowing there was a death (close family member, untimely) unnecessary tragic and unjust death in the family and while I was also in the hospital (I called from my hospital bed out of town when I was not unconscious) This reminds me also of them serving a UD to another 1-3

named person Darkane and proceeding to court when no sale had occurred and so no lawful procedures had commenced. And the court said everything was on hold set someone went in the courtroom and made changes afterwards.

Why was this hearing allowed and the hearing Fortine did not ~~utter~~ a word? This hearing I request be set aside along with the October 1st extension be set aside as I should have had not to extend stay. As I should have had time to cross examine Fortine and more importantly, I should have been given due process of law. I have continued to suffer bias and appearance of bias and I believe worse for many years. It is known systematically that Fortine is now at the forefront of the mortgage + part at the forefront of the mortgage + foreclosure fraud against me that has gone from case to case year to year, instead of me receiving my money back + hardship relief, it is unfair + unjust for me to continue to have to be subjected to fraud against me. Fortine violates everything and the whole show + the fraud violates everything and Fortine is putting the evidence of foreclosed fraud. So Fortine or putting Fortine up front now does not agree. The total foundation of fraud against me. And I believe that any others trying to legitimize them are in error as there has been fraud on the court in cases where there are non beneficiaries + non creditors and those who have no right or authority to sue, ~~not~~ to foreclose, so I request my time + the denial of extension be set aside. I request due process of law + let rush jobs against me. Also, there is a serious

